## UNITED STATES DISTRICT COURT

for the

Northern	District of West Virginia	
DIANA MEY, Individiually and on behalf of a class of all persons and entities similarly situated,  **Plaintiff**  V.  ADVENTIS, INC., a Former Virginia stock corporation, ADVENTIS ACQUISITION, INC., its parent, SKYLINE METRICS, LLC, a Virginia limited liability company, LONGWOOD INDUSTRIES, INC., a Virginia corporation, BRYANT F. CASS, an individual, and JOHN DOE DEFENDANTS,  **Defendant**	) Civil Action No. 5:19-cv-332 ) ) )	
JUDGMENT IN A CIVIL ACTION		
The court has ordered that <i>(check one)</i> :  Plaintiff's Motion for Entry of Default Judgment as to Defendants Bryant F. Cass; Adventis, Inc.; Adventis  other: Acquisition, Inc.; and Skyline Metrics, LLC, should be, and the same hereby is GRANTED.  Default judgment is entered in the amount of \$4,500.00 jointly and severally against Bryant F. Cass; Adventis, Inc.; Adventis Acquisition, Inc.; and Skyline Metrics, LLC. Additionally, this Court ORDERS defendants Bryant F. Cass; Adventis, Inc.; Adventis Acquisition, Inc.; and Skyline Metrics, LLC from engaging in or relying upon telemarketing that violates the TCPA and the		
WVCCPA.	Adventis Acquisition, Inc.; and Skyline Metrics, LLC are hereby	
ORDERED STRICKEN from the active docket of this Court		·
This action was (check one):		
☐ decided by Judge ☐ John Preston Bailey		
Date: 08/25/2021	CLERK OF COURT	
	/s/ A. Greenidge	
	Signature of Clerk or Deputy Clerk	